EXTRAORDINARY MEASURE

The Ministry of Health, as the competent administrative authority, pursuant to Section 80(1)(g) of Act No. 258/2000 Coll., on Public Health Protection and on the amendment of certain related acts, as amended, and Section 2(1) of Act No. 94/2021 Coll., on Extraordinary Measures during the COVID-19 Disease Epidemic and on the amendment of certain related acts, orders this Extraordinary Measure, proceeding pursuant to Section 69(1)(b) and (i) and (2) of Act No. 258/2000 Coll., and pursuant to Section 2(2)(b) through (e) and (i) of Act No. 94/2021 Coll., in order to protect the population against the further spread of the COVID-19 disease caused by the novel SARS-CoV-2 coronavirus:

Effective from 12:00 a.m. on 1 November 2021, the extraordinary measure of 27 September 2021 Ref. No. MZDR 14601/2021-25/MIN/KAN is amended, in that:

1. in point I/1(a), point I/2(b), point I/6(b) a c), point I/7(a), point I/8(a), point I/10(b), point I/11(c), point I/12(c), point I/13(b), d) and e), and point I/15(b), the number “6” is replaced with the number “12”,

2. point I/3(b) reads:

"b) the customer is prohibited from entering the indoor and outdoor premises of the establishment if they show clinical symptoms of COVID-19 or if, with the exception of children under the age of 12, they do not meet the conditions stipulated in point I/16; the operators of the given premises are ordered to control the fulfilment of the conditions by the persons required to fulfil the conditions stipulated in point I/16 upon their entry to the premises, or if control upon entry is not permitted by the operator's operating conditions, then at latest before providing the service; the person is ordered to demonstrate the fulfilment of the conditions pursuant to point I/16 to the operator; if the control is carried out before performing the service, the operator is prohibited from providing the service to such a person; these conditions do not apply to catering establishments which do not serve the public, and to the sale of take-away meals, whereas the person is prohibited to consume such purchased food on the indoor and outdoor premises of the establishment,",

3. in point I/4, letter (c) is added, which reads as follows:

“c) the customer is prohibited from consuming foods on the premises designated for the consumption of food purchased on the spot (i.e. food court), unless, with the exception of children under 12 years of age, they are capable of proving that they meet the conditions stipulated in point I/16,”,
4. in point I/11(d), the words “in the case of persons who have proven that they meet the conditions under point I/16(b) or (e) on the date of attending the event,” are cancelled,

5. in point I/13(d), the words “of a RT-PCR test to determine the presence of the SARS-CoV-2 virus and” are inserted after the words “negative result”;,

6. in point I/16(a), the text “7 days” is replaced with the text “72 hours”,

7. in point I/16(b), the number “72” is replaced with the number “24”.

Mgr. et Mgr. Adam Vojtěch, MHA, undersigned
Minister of Health